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3	Chandler, AŽ 85225					
4	Telephone: (480) 899-8615 Facsimile: (480) 899-0629					
5	Email: Raymondjsteele@qwestoffice.net Attorney for Debtor(s)					
6						
7	United States Bankruptcy Court for the District of Arizona					
8						
9						
10	In re:	Case No. 2-09-bk-24957-RTB				
11	Karrie Ann Schroll,	Chapter 13				
12	Debtor.					
13		Chapter 13 Plan and Application for Payment of Administrative Expenses				
14						
15	DEBTOR'S PLAN					
16	1. Income Available for Plan Distribution. The Debtor will turnover to the supervision					
17	and control of the Trustee the following amounts of future income which are necessary for the execution					
18	of this plan.					
19	a. Plan Payments. The Debto	or will pay to the Trustee \$600.00 per month,				
20	beginning November 9, 2009. Future plan payments	will be due on or before the 9 th day of each month.				
21	The Debtor is instructed to remit all plan payments on or before the monthly due date. When plan					
22	payments are remitted late, additional interest may accrue on secured debts, which may result in a					
23	funding shortfall at the end of the plan term. Any funding shortfall must be cured before a discharge is					
24	entered. This requirement applies regardless of plan payment suspensions, waiver and moratoriums.					
25	b. Additional Property or Incom	ne. Should the Debtor turn over other property or				
26	income to the Trustee, it shall be treated as advance plan payments, except for nonexempt property or					
27	property recovered by the Trustee, or unless the Court orders otherwise.					
28	c. Plan Duration. Plan paymen	ts shall continue for 60 months but, if all allowed				

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27 28 claims are paid, the plan shall terminate. Should other property or income, except for property recovered by the Trustee or which is nonexempt, be submitted for distribution under paragraph 1.b. above, the plan duration will be reduced accordingly. Except the duration will not decrease to less than 36 months unless all allowed claims are paid, at which time the plan will end.

d. Tax Returns and Domestic Support Orders. The Debtor is required to provide, directly to the Trustee within thirty (30) days after the returns are filed, a copy of the federal and state income tax returns for the second and third years of the plan. (Tax years 2010 and 2011.) The Debtor certifies that he/she is current on all required tax return filings and any Domestic Support Orders that may apply. The Debtor agrees to keep current the filing of all required post petition tax returns as well as making all payments due on such returns.

2. **Classification of Claims**

- Standing Trustee Percentage Fee. The Trustee shall receive such percentage fee of the plan payments as may periodically be fixed by the Attorney General Pursuant to 28 U.S.C. Section 586(e), but not to exceed 10%.
- Debtor's Attorney's Fees and Application for Payment of Administrative b. Expenses. The Trustee, from available funds, will pay \$2,850.00 to the Law Office of Raymond J. Steele prior to payment on any other claim. The applicant as Attorney for the Debtor will perform those services necessary for the confirmation of Debtor's plan. The administrative claim is made for services which include, interviews with the Debtor, the preparation of the Debtor's Petition, Chapter 13 Statement, Plan, Plan Analysis, Master Mailing List, appearance at the 341 meeting, negotiation with the Trustee and the Creditors, all required mailings, appearance at the Confirmation Hearing, if required, and preparation of the Order Confirming. The administrative claim is based on a flat fee except for any additional costs and fees that may be due for Contested Matters, Adversary Proceedings, Modified or Amended Plans. Should this case be dismissed prior to being confirmed or converted to a Chapter 7, the Trustee will pay this administrative claim from plan payments on hand before any other distribution except for any fees and costs the Trustee may have incurred.

Debtor's Attorney	Fee Requested
Raymond Steele	2,850.00

3. **Secured Claims.** The following creditors will retain their respective liens which secure their claims. The creditors will be paid the net amount due them as of the filing of the Debtor's petition or the value of the collateral to which the creditor's lien attaches, whichever is less. Interest will be paid at the contract rate or the amount stated below, whichever is less. Upon payment of the secured portion of the claim, the creditor will release its security interest. Any portion not paid, will be classified and paid as an unsecured claim with any portion not paid being discharged. Any creditor or claim not specifically listed in this paragraph will be designated as an unsecured claim. Should any creditor not listed in this paragraph claim to be secured, the creditor must file a timely objection to this plan. Should no objection be filed, then those claims will be treated as nonpriority unsecured claims. Should any secured creditor receive adequate protection payment prior to or after confirmation, the creditors secured claim will be reduced accordingly. Claims classified as secured will be paid in full prior to payment on any claims that follow.

Creditor	Collateral	% Rate	Value
Lexus Fin. Ser.	2005 Lexus RX330	6%	23,871.00

- 4. **Adequate Protection.** Lexus Financial Services has a perfected security interest in a 2005 Lexus RX330. The Chapter 13 Trustee will make monthly disbursements in the amount of \$238.71 which is equal to 1% of the secured claim. These monthly disbursements will continue until such time as Lexus Financial Services begins to receive regular monthly payments under the terms of this plan.
- 5. Claims Secured by Property Being Surrendered. Wachovia, account #8811376920, will retain their security interest in a 2004 BMW 325i. All stays with respect to this property will be lifted and the property will be abandoned from the Debtor's bankruptcy estate. The creditors may take any required action to foreclose their interest with respect to the property being surrendered. Should any unpaid balance exist it will be classified and paid as an unsecured claim with any balance remaining to

be discharged.

- 6. **Tax Claims.** All tax claims not specifically allowed will be classified and paid as unsecured claims and any portion not paid will be discharged. Should any tax authority disagree with its treatment in this plan, the tax authority must file a timely objection. Should no objection be filed, this will indicate that the tax authority consents to its treatment under this plan. Any taxes not paid by the plan or a claim that is not allowed shall be discharged except as provided by 11 U.S.C. § 1328(a).
- 7. **Unsecured Creditors.** All claims not specifically provided for above, whether listed in the Debtor's schedules or omitted therefrom, shall be classified as unsecured. Unsecured claims shall be paid the balance of payments under the plan, pro rata, without interest. Any amounts not paid shall be discharged. A creditor filing a secured Proof of Claim but not paid as secured by this plan shall be classified and paid as an unsecured claim in accordance with this plan.
- 8. **Objections.** Creditors will be provided for as stated in this plan regardless of the secured amount stated in their Proof of Claim. Creditors not agreeing with their treatment under the terms of this plan will serve a copy of said claim, proof of security, and an objection to the plan upon Debtor's counsel so that a valuation hearing may be scheduled. If a secured creditor does not file a timely objection to the confirmation of this plan, than it is deemed to have accepted treatment of its claim under the plan and the amount paid on the secured claim 11 U.S.C. Section 1325(a)(5)(A). If a creditor files a Proof of Claim showing a secured balance lower than provided for in the plan or showing no secured balance, the claim may be treated as an agreement to accept a lesser amount and the secured balance in the plan will be reduced to the secured balance stated in the Proof of Claim. Confirmation of the plan binds all claimants to treatment of the claims as provided for in this plan. The binding effect is regardless of the secured amount stated in any Proof of Claim which may be filed.
- 9. **Trustee Payment Disbursal Authority.** The Trustee, from the Debtor's future earnings or other available funds, will make payments in the amounts and order as provided for in the Debtor's plan. All dates for beginning of payments and exact payment amounts to the above scheduled creditors are estimates and may be adjusted by the Trustee as necessary to carry out the terms of this plan. The Trustee may make payments earlier than scheduled should funds be available. Interest rates contained in the plan will control and will not be increased or reduced without further court order. The Trustee

1	has the authority to pay the secured claims contained in the plan even though no secured Proofs of Claim				
2	have been filed. The plan and this order shall not constitute an informal Proof of Claim for and Creditor.				
3	10. Secured Claims in Absence of Proof of Claim. If a Creditor fails to file a secured claim				
4	before confirmation or files a wholly unsecured claim, the Debtor may delete the proposed payment of				
5	a secured claim in a proposed order confirming the plan with no additional notice. If a Creditor files a				
6	secured claim in an amount less than that proposed in the plan, then the secured claim amount will be				
7	the amount paid.				
8	11. Miscellaneous Provisions. Confirmation of the plan will vest property of the estate in				
9	the Debtor. The Debtor may sell, use, or encumber the property in any manner without any further court				
10	order. The plan will become effective the date the plan is confirmed.				
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12	November 9, 2009 Law Office of Raymond J. Steele				
13	November 9, 2009 Law Office of Raymond J. Steele Date				
14	/s/R IS007293				
15	Raymond J. Steele Attorney for Debtor				
16	The Debtor approves this plan and declares that all Federal and state tax returns that are required to be				
17	filed $[\ensuremath{\checkmark}]$ have been filed $[\]$ will be filed within 30 days of the date of the filing of my bankruptcy petition.				
18	petition.				
19	/s/Karrie Ann Schroll				
20	Karrie Ann Schroll Debtor				
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Plan Analysis

Debtor: Case No. Prior Chapter 7: Prior Chapter 13: Estimated Length of Plan:	Karrie Ann Schroll 2-09-bk-24957-RTB No No 60 Months					
Trustee Use Sec. 341 Meeting Date: Continued: Confirmed Date:						
TOTAL DEBT PROVIDED FOR UNDER THE PLAN AND ADMINISTRATIVE EXPENSES						
C. TOTAL OF PAY D. TOTAL OF PAY E. SUB-TOTAL F. TOTAL TRUSTI		2,850.00 00.00 00.00 00.00 27,865.91 1,684.09 32,400.00 3,600.00 36,000.00				
	RECONCILIATION WITH CHAPTER 7					
 Value of c Plus: valu Less: estin Less: amo other than Equals: es 	GENERAL UNSECURED CREDITORS IF CHAPTER 7 debtor's interest in nonexempt property e of property recoverable under avoiding powers mated Chapter 7 administrative expenses ounts payable to priority creditors costs of administration stimated amount payable to general unsecured	1,624.00 00.00 443.50 00.00				
I. ESTIMATED DI CREDITORS UN	f Chapter 7 filed (if negative, enter zero) VIDEND FOR GENERAL UNSECURED DER CHAPTER 7 VIDEND UNDER PLAN	1,180.50 1,180.50 1,684.09				

IF THERE ARE DISCREPANCIES BETWEEN THE PLAN AND THE PLAN ANALYSIS, THE PROVISIONS OF THE PLAN, AS CONFIRMED, CONTROL.